PATENT COOPERATION TREATY

| To: | | | | | PCT |
|------|--|---|--|--|--|
| | see form | PCT/ISA/220 | | | ITEN OPINION OF THE NAL SEARCHING AUTHORITY |
| | | | | | (PCT Rule 43 <i>bis</i> .1) |
| | | | · | Date of mailing (day/month/year) s | ee form PCT/ISA/210 (second sheet) |
| | icant's or agent's file | | | FOR FURTHER See paragraph 2 bel | |
| | national application in I/GB2004/00237 | | International filing date (d | day/month/year) | Priority date (day/month/year) 12.07.2003 |
| | national Patent Clas H61/00 | sification (IPC) or I | both national classification | and IPC | |
| Appl | · | | | · | |
| | ROTRAK (DEVE | LOPMENT) LII | MITED | | |
| | | | | | |
| 1. | This opinion co | ontains indicatio | ons relating to the folk | owing items: | |
| | ⊠ Box No. I | Basis of the op | inion | | |
| | ☑ Box No. II | Priority | | • | • |
| | ☐ Box No. III | • | nent of opinion with rega | ard to novelty, inventi | ive step and industrial applicability |
| | ☐ Box No. IV | Lack of unity of | · | • | |
| | Box No. V | | ement under Rule 43 <i>bis</i> tations and explanations | | novelty, inventive step or industrial tement |
| | ☐ Box No. VI | Certain docume | ents cited | | |
| | ☐ Box No. VII | Certain defects | in the international app | lication | |
| | ☐ Box No. VIII | Certain observa | ations on the internation | al application | |
| 2. | FURTHER ACTI | ON | | | |
| - | written opinion of the applicant cho | f the Internationa poses an Authori reau under Rule (| al Preliminary Examining ty other than this one to | Authority ("IPEA"). I be the IPEA and the | Il usually be considered to be a However, this does not apply where chosen IPEA has notifed the ational Searching Authority |
| | submit to the IPE | EA a written reply date of mailing o | together, where approp | oriate, with amendme | IPEA, the applicant is invited to ents, before the expiration of three of 22 months from the priority date, |
| | For further option | ns, see Form PC | T/ISA/220. | | |
| 3. | For further detail | s, see notes to F | Form PCT/ISA/220. | • | |
| | | | | | |
| | | | | | |

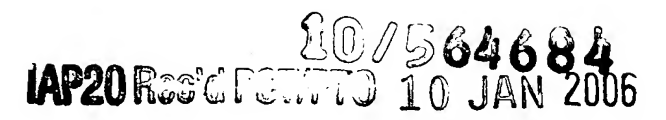


European Patent Office - P.B. 5818 Patentlaan 2 NL-2280 HV Rijswijk - Pays Bas Tel. +31 70 340 - 2040 Tx: 31 651 epo nl Fax: +31 70 340 - 3016

Van Prooijen, T

Telephone No. +31 70 340-3180





WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/GB2004/002376

| | Box No. I Basis of the opinion |
|------------|---|
| 1. | With regard to the language, this opinion has been established on the basis of the international application in the language in which it was field, unless otherwise indicated under this item. |
| | This opinion has been established on the basis of a translation from the original language into the following language , which is the language of a translation furnished for the purposes of international search (under Rules 12.3 and 23.1(b)). |
| 2. | With regard to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the claimed invention, this opinion has been established on the basis of: |
| • | a. type of material: |
| | □ a sequence listing |
| | ☐ table(s) related to the sequence listing |
| | b. format of material: |
| | □ in written format |
| | ☐ in computer readable form |
| | c. time of filing/furnishing: |
| | ☐ contained in the international application as filed. |
| | ☐ filed together with the international application in computer readable form. |
| | ☐ furnished subsequently to this Authority for the purposes of search. |
| } . | □ In addition, in the case that more than one version or copy of a sequence listing and/or table relating thereto has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished. |

4. Additional comments:

10/564684

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/GB2004/002376

| | Box I | No. II | Priority | | | | | |
|---|--|-------------------------------------|---------------------|-------------------------|------------------------------------|---|-------------|--|
| 1. | ☐ The following document has not been furnished: | | | | | | | |
| | | Ø | copy of the earlier | applicatio | n whose p | ority has been claimed (Rule 43bis.1 and 66.7(a |)) . | |
| | | | translation of the | earlier app | lication wh | se priority has been claimed (Rule 43 <i>bis</i> .1 and 6 | 66.7(b)). | |
| | | | | | | der the validity of the priority claim. This opinion I on that the relevant date is the claimed priority d | | |
| 2. | h | as be | | ules 43 <i>bis</i> | .1 and 64.1 | ity had been claimed due to the fact that the prion. Thus for the purposes of this opinion, the internet relevant date. | • | |
| 3. Additional observations, if necessary: | | | | | | | | |
| 3 | Additi | unai u | oservations, it nec | essary. | | | | |
| 3. | Additi | onai o | bservations, if nec | essary. | | | | |
| 3. | Additi | onai o | oservations, ir nec | essary. | | | | |
| | Box N | No. V | Reasoned state | ement und | | bis.1(a)(i) with regard to novelty, inventive steels supporting such statement | ep or | |
| | Box N | No. V strial a | Reasoned state | ement und | | bis.1(a)(i) with regard to novelty, inventive steels supporting such statement | ep or | |
| 1. | Box Nindus | No. V strial a | Reasoned state | ement und | | | ep or | |
| 1. | Box Nindus | No. V strial a | Reasoned state | ment und | explanatio | s supporting such statement | ep or | |
| 1. | Box Nindus Stater | No. V etrial a ment ty (N) | Reasoned state | ement und ions and e | explanatio Claims | 2-12 | ep or | |
| 1. | Box Nindus Stater | No. V etrial a ment ty (N) | Reasoned state | ment und ons and e | Claims Claims | 2-12 1,13,14 | p or | |
| 1. : | Box Nindus Stater Novel | No. V strial a ment ty (N) | Reasoned state | rent und ons and e | Claims Claims Claims Claims Claims | 2-12 1,13,14 2-12 | ep or | |

2. Citations and explanations

see separate sheet

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY (SEPARATE SHEET)

IAP20 Figure 1 1 JAN 2006 International application No.

PCT/GB2004/002376

Re Item V

Reasoned statement with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1

The following document is referred to in this communication:

D1: EP 1 099 884 A (NISSAN MOTOR) 16 May 2001 (2001-05-16)

2 INDEPENDENT CLAIM 1

2.1

The present application does not meet the criteria of Article 33(1) PCT, because the subject-matter of claim 1 is not new in the sense of Article 33(2) PCT. Document D1 discloses (the references in parenthesis applying to this document): a continuously variable ratio transmission assembly ("variator") (1) comprising a roller (18C, 18D, 20C, 20D) which transmits drive between a pair of races (18A, 18B, 20A, 20B), the roller being movable in accordance with changes in variator ratio, a hydraulic actuator (106, 107, 116, 117) which applies a biasing force to the roller, at least one valve (70, 70A) connected to the actuator through a hydraulic line to control pressure applied to the actuator and so to control the biasing force, and an electronic control (300) which determines the required biasing force and sets the valve accordingly, wherein the valve setting is additionally dependent upon a rate of flow in the hydraulic line (see passage cited in the International Search Report: the valve limits the maximum differential pressure over the actuator thus valve setting will depend upon the (wanted/required) rate of flow in the hydraulic line).

3 DEPENDENT CLAIMS 13, 14

Dependent claims 13, 14 do not contain any features which, in combination with the features of any claim to which they refer, meet the requirements of the PCT in respect of novelty and/or inventive step (Article 33(2) and (3) PCT).

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY (SEPARATE SHEET)

International application No.

PCT/GB2004/002376

4

DEPENDENT CLAIMS 2 - 12

4.1

The combination of the features of dependent claim 2 is neither known from, nor rendered obvious by, the available prior art. This claim meets the requirements of Articles 33(2) and 33(3) PCT.

4.2

The dependent claims 3 - 12 would also meet these requirements when dependent on claim 2.